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NEW YORK

DANA H. FOX PIRO-SE PIAINTIFF

V.

CENERAL MOTORS INC. VALWARD DEALERSHIP (MOTORS LIQUDATION (O.)

Endowal Orden. Motor for Reconsider after deved. See In le Adelphia Basiness Salutions, 2002 WL 31557665 (Bank. S.D.N.4. (Oct 15, 2002) SO ORDERED S/Robert E Gerber 2/2/2010

MOTION FOR RECONSIDERATION

NOW COMES PLAINTIFF PRO-SE WITH THIS WOTLOW FOR RECONSIDERATION AS ON SEPT. 16, 2009 THE COURT DENIED THE MOTION TO LIFT THE AUTOMATIC CLAIM (STAY) OF BANICRUPTCY FOR FALURE TO MAKE A PRIMA FACIE SHOWING OF ENTITIEMENT TO RELIEF: CLAIM #4287 IS CURRENTLY ON FILE THIS MATTER INVOLVES A PUBLIC SAFETY ISSUE THAT IS PREVIOUSLY LITICATED IN FEDERAL COURT BY

GEORGE BUSIT SR. AND MR. FOX (SEPERATE CASE) WHO ADVIZED aforces sr. How TO PROCEED.

GENERAL MOTORS NEVER FIXED THE PROBLEM IN THE AURORA AUTOMOBILE AND THIS FACT EXTENDS BEYOND THE CURRENT BANKRUPTCY AND HAS TO BE TREATED AS A SEPERATE MATTER.

PLEASE REVIEW ALL PREVIEWS SUBMITTALS BY MIR. FOX PRO-SE; HAVE CLERKS REVIEW FEDERAL CASE MENTIONED HERE-IN AND CRANT THE LIFTING OF THE AUGMATIC STAY SO THIS MATTER WILL BE SETTLED IN LOWER COURT.

I CERTIFY THIS IS RESPECTELLY SUBMITTED MAILED BY U.S. MAIL ON THIS DATE 1/20/18 JAN 25 2010 ALIA 4- FOX 1720-SE 071.7.